a the past day or two.

e the remulader of the present year. EXVELOPES. - We have just received ty.

an invoice of fifty thousand envelopes, all

all stocked with every variety of fish, and | ger. every one putting in the red is guaranteed a The above does Gen, Featherston

W. L. Nugent, J. S. Hamilton, H. M. Taylor, J. H. Oleneni, W. H. Gibbs, J. W. Mason, E. Virden, J. L. Power, Joshua Green, J. D. Stewart, Marion Smith, Wirt huston Oliver Ciriton, Wm. J. Brown a.J.J. Robsbacher.

ASSESSMENT OF TAXES .- Maj. J. B.

A TOUCHING TRIBUTE was paid on Manday by the pupils of Fair Lawn Instithe memory of their devoted teacher.

shy-two numbers, is "satisfied that the price Address HE WPHES Nº HOenterprising proprietor sought our advice. PANY. we could have satisfied him on that point bet re be commenced. The Capital will apper in Vicksburg as the Daily Commercial, under the management of T. W. Camp-

antwithstanding its unsurpassed location adelegance of appointment, to meet the views of the travelling public, has reduced its rates from \$4.00 to \$2.50 and \$3.00 per

Natchez Protestant Orphan Asy-

NATCHEZ, Feb. 18, 1877.

Col. J. L. Power, Grand See'y Grand Lodge

the Natchez Protestant Orphan Asylum the will relieve you. his, the sum of three-hundred dollars, being amount of appropriation made by the Grand Lodge of Mississippi Masons, at its recent session in Vicksburg, for the relief of this Asylum. Permit me to say that if the Masons of Mississippi experienced the pleasure and bleesedness of giving to an extent at all commensurate with the gratitude we such be the case or not please convey to the Grand Lodge, and the Order at large, our most sincere thanks, for this second evidence, real and tangible, of their sympathy her and with our efforts in the cause of charity. We desire also, in this connection, leassure you of of our high appreciation of your personal aid and assistance in urging the claims of this Institution upon the attention of the Grand Lodge in your annual report as Grand Secretary. Earnestly invoking the blessings of the Almighty upon the Order, and more particularly upon its

members in Mississippi. I remain, very respectfully. MRS. JOHN FLEMING, Treasurer, Natchez Protestant Orphan Asylum.

SUPREME COURT OF MISSISSIPPI.

Judgments in the following cases were affirmed by the Supreme Court Monday,

Feb. 26th.; 2117- Water Valley Maf'g Co. vs. Leah-2288-Tatum vs. Preston and Stetson.

2502-Knotts vs. Balley.

Jadgments were reversed in the follow-Dy Check ! 2116-Stevens vs. Knotts, and decree

2307-State, etc., Hull, and remanded. 3322-Graves vs. Stockdale; reversed in past and decree here.

2073-McCaa vs. McCaa; and remanded. 203-Cland vs. State; and suit dismissed. ----"The Proof of the Pudding," etc

In this age of humbuggery, it is easy to make hold assertions, but to furnish indispulable evidence of the truth of them is not 100 BBLS. AND HALF BLS. CHOICE always east.

We boldly assert that Dr. Turr's HAIR Dre is superior to all others, and to prove it we give testimony of a celebrated Hair pounds recommended for coloring the hair of goods usually kept by us. for twenty-five years.

READ IT.

AUGUSTA, GA, NOV. 4, 1871. Dear Sir: -- As a Halr Dresser for twentyfive years, both in Europe and America, have used all kinds of hair dyes, and I am happy to say that yours is superior to any I have ever seen. For several years I have self and it with the greatest satisfaction to myself and customers

Respectfully, C. BALTZEAN, French Hair Dresser.

Canton Mall.] Mr. Sam. Handy, the eldest son of STATE OF WEDNESDAY, FEBRUARY 28, 1877 Judge A. H. Handy and brother of our fellow townsmen, George, William, Hor-We were yesterday favored with a ace, Charles and Alack Handy, died We were esteemed neighbor. Capt. very suddenly last Wednesday night, about 9 o'clock. Although his health had been very delicate for some years THE PARLOR SHOE STORE is closing past, still he was able to attend to his its present stock at bankenpt prices. every day duties as note clerk at his cat biggalas are offered. See advertise- brother's bank, on I was so engaged throughout the entire day, Wednesday. rather earlier than usual, but before he tee were then investigating, and salay night, for the purpose of consolida- but the words were scarcely uttered when fore. ing the two Lodges, and electing officers he fell upon the hed, and in a few moments life was extinct. The deceased was universally beloved in this communi-

aith business cards on same, at less than ported as being the mover of a bill to for one hundred dollars (\$100.) any others in the State could receive. passage. We want no favoritism in the Governor's Approved January 24th, 1877. THE "EARNEST WORKERS," of the office. So Gen. Featherston can stand positiviterian Sabbath School, will have a aside. If he wants the office let Marshall ish-pond entertainment Friday after- county give it to him, or the legislators get at four o'clock. The pond will be who adopted his bill.—Brookhaven Led-

> duced a bill to apply only to his own country, there might be some reason for case. — Brandon Republican.

spoils vour voice," Dr. J. H. McLean's Wonderful Catarrh Souff soothes and heals Assessment of Taxes. - Maj. J. B. all irritation in the nose, head or throut, a sure cure. Trial boxes 50c by mail Dr. J. 11, McLean, 314 Chestnut, St. Louis.

F. A. Clover, who used to be a member the sed from that date until the first of of the Mississippi Legislature in the days may, prepared to receive tax lists for the of Radical carpet-bag rule, and who figtive of the present year. Mr. Chiles will ured so conspicuously in the last Louisi mouth the necessary blanks on application and election as United States Supervisor. about. All who neglect this duty will cer- of East Baton Rouge, was lodged in the peace.-Vick-burg Herald.

NERVOUS DEBILITY.

-Vital Weakness or depression: They proceeded from the Institute to the courage; the result of mental over- after its passage. constern and covered her resting place work indescretions or excesses, or with wreaths and garlands and flowers, some drain upon the system, is always of the carelands was formed of the cured by #fumphreys' flomeopathic words, "Our Dear Teacher." The children Specific No. 28. It tones up and in vigorates the system, dispels the gloon the Sabbath School, on Sunday evening, and despondency, imparis strength and paid a like tribute of love and gratitude to energy,-stops the drain and rejuve nates the entire man. Been used twent years with perfect success by thousands Sold by dealers. Price \$1.00 per single vial, THE EVENTSO CAPITAL, after issuing or \$5 00 per package of five virils and \$2.00

562 BROADWAY, NEW YORK. The Ladies all Take it!

And we are pleased to known that Byron bell and Jas. H. Sullivan. We hope they Lemly and J. W. Harrington & Bros., drugmay realize that whereas Jackson will not gists of this place, will, in the future, keep sustain one daily paper, that Vicksburg can that justly popular and celebrated remedy, Dr. A. Q. Simmons' Liver Medicine. M. A. Thebford & Co., sole proprie-The Grand Central Hotel, New York, ors. Chatanooga, Tenn. dec.20-4m.

Is Your Life Worth 10 Cents?

Sickness prevails everywhere, and everybody complains of some disease during their life. When sick, the object is to get well now to say plainly that no person in this world that is suffering with Dyspepsia, Heart, Depressed Spirit, Biliousness, etc., gist, Memphis. ----

NEW ADVERTISEMENTS.

Closing Out Sale! AT BANKRUPT PRICES!

PARLOR SHOE STORE! sheady abundantly rewarded. Whether such be the case or not please convey to the BOOTS AND SHOES!

this date, seil everything in the above line at passage, UNPRECEDENTED LOW PRICES! Until the First Day of May!

All of our customers and friends in search of bargains are cordially invited to give us a call before that time at the PARLOR SHOE STORE,

Notice to Taxpayers.

MR. L. F. CHILES, my Deputy, will open an office in Jackson, at the Chancery Clerk's Office, on the 12th day of March, which will be kept open until the first day of May, 1877, for the purpose of receiving the assessment of the taxpayers of Jackson and vicinity for the present year. All who fail to fill up their blanks and deliver them to Mr. Chiles by the first day of May, will be considered delin-quent and charged damages as the law directs. J. B. GREAVES, Asseessor of Hinds Co., Miss. Feb. 28, 77-3w

Commissioner's Sale.

thereof, rendered on the 11th day of December, 1876, in the case of John W. Robinson, against B. F. Msore and others, I. as Commissioner, appointed by said decree, will, on the 7th day of April, 1877, in front of the City Hall, in Jackson, Mississippi, sell at public auction, to the highest bidder for cash, and by sub-divising the process of the following the case of the case of the following the case of ions not exceeding 160 acres, the following tract of land in Hinds county, (known as the about 694 acres, with the tenements heredi aments and appurtenances.
A. G. MOORE, Commissioner. SHELTON & SHELTON, Sol's for Compl't.

On Hand!

Feb. 28, '77-1ds.

10 Hhds, Sugar, assorted. 25 Bbls, and half barrels Molasses. 10 Tes. Best S. C. Hams. 10 Tes. Choice Leaf Lard. Bacon Sides, Bulk Meats, "Our Fancy" bresset, who has used the various com-To Arrive.

Extra Tennessee Roll Butter, and all Pork Sausage—guaranteed all Pork. These and all other goods we offer at Rock Bottom prices for Cash. The BEST AND CHEAPEST TEAS IN JACKSON. Call and Price. S. LEMLEY & SON. feb. 21, '77-1m,

BRIEF PRINTING.

LAWS

OF THE MISSISSIPPI

PUBLISHED BY AUTHORITY

AN ACT for the relief of Charles Dulley.

Whereas, Charles Dudley, having been employed on the 23rd of March, 1876, by the Pen-He left his desk about six o'clock in the itentiary Investigating Committee, to go in Our worthy townsman, John Nelson, afternoon and was engaged in pleasant quest of and bring before said commit-Espelies been seriously ill for the past two conversation with friends on the street tee one Alexander Smith, an important is hereby amended, by striking out the word Established in being able to until almost 7 o'clock, when he repaired witness in the matter of impeachment of Gov six in the second line and substituting the word to his residence. He retired to beat Ames, the charges against whom said commit. five therefor.

had laid down, or just as he was about Whereas, Charles Dudley did go in pursuit 2708 of the Revised Code of 1871, be and the Masonic Pearl and Silas Brown getting into bed, he observed to his wife of, and bring before said committee, said Smith. Al Association of the strike out the word fifty in the fifth line and leavy expense; there-

Section 1. Be it enacted by the Legislature of the State of Mississippi, That the Auditor of Public Accounts be, and he is hereby its passage. authorized to issue his warrants on the Treasstring and styles, which we will furnish Gen. Featherston is the gentleman re- urer of the State in favor of Charles Dudley,

New England prices. Merchants, profes-shoul men, and others, are invited to send a larger price for legal advertising than

AN ACT to change the time of holding the Chancery Courts in the countles of Kemper and Landerdale.

Secrion 1. Be it enacted by the Legislature of

ty shall be on the 3d Mondays in May and Nothe above unjust fling, but that is not the vember, and continue twelve days if business passage. so long require.

SEC. 3. Be it further enacted, That this Act You cannot hide it! "That Catarrh take effect and be in force from and after its passage. APPROVED, February 1st, 1877.

> AN ACT to repeal a Joint Resolution en itled "A Joint Resolution prohibiting the publication of Aris incorporating or amending the chargers of cities and towns and for other purposes," approved, April 15th, 1879, and for other pur

Section 1. Be it enacted by the Legislature of the State of Mississippi, That a joint reso-New Orleans Central Station, the other lution entitled A Joint Resolution prohibiting day, for drunkenness and disturbing the the publication of the Acts incorporating or amending the charters of charters of cities and residences of said Electors, and twenty cents towns and for other purposes, approved April per mile for the distance necessarily traveled SEC. 2. Le it further enacted, That this said Electors, respectively. The amount due spirit ships from visual ships from visual transfer of the said Electors, respectively. The amount due spirit ships from visual transfer of the said Electors, respectively. 15th, 1876, be and the same is hereby repealed.

APPROVED, February 1, 1877.

AN ACT to authorize the executrix or executor of the Hoa. | said Electors to the Auditor of Public Accounts, | W. R. Burksdule, deceased, to draw his full salary for the present session of the Legislature.

take effect and be in force from and after its rants therefor.

APPROVED, January 24th, 1877.

AN ACT to provide compensation of certain attorneys for legal services rendered the State.

Section 1. Be it enacted by the Legislature tam - A Grateful and Graceful Liver Complaint and its effects, such as Indigestion, Costiveness, Sick Headache, Sour Steward five hundred (\$1,500) dollars be st of the State of Mississippi, That the sum of Bern Sin: It gives me much pleasure to and get a Sample Bottle for 10 cents and be and is hereby appropriated to the payment sknowledge on behalf of the Managers of try it. Regular size 75 cents. Two doses of Hiram Cassady, Sr., of balance due him for legal service rendered the State by him. The Auditor of Public Accounts is hereby authorized to issue his warrant or warrants on the Treasurer to the persons above named, for the said shall be specially thereunto required by order amounts appropriated for them respectively as

Sec. 2. Be it further enacted, That if said attorneys named in the first section of this Act shall accept the sum therein appropriated, the same shall be deemed and taken as full pay-

Sec. 3. Be it further enacted, That this Act Now in store, and shortly to arrive, I will from take effect and be in force from and after its

APPROVED, February 1st, 1877.

AN ACT to extend the provisions of an Act entitled an Act

Section 1. Be it enacted by the Legislature of the State of Mississippi, That the provisions of "An Act entitled an Act to provide for and regulate the custody and control of the school sum so allowed by said court. land fund arising from the 16th section in Choctaw county and other counties," approved officers, so appointed by said Supreme Court, ty, from the assessor's list of enumeration of April 11th, 1876, be and the same are hereby may be removed in like manner and others the educable children of said county, and the extended to and made applicable to the counties of Covington and Jones, and the funds in at any time said court shall require the sheriff said counties belonging to the respective of Hinds county with a competent number of

provided in the above recited Act.

APPROVED, February 1st, 1877.

AN ACT to encourage the growing of grapes and the manufacture of domestic wine in this State.

2330—Brown vs. Prophet; and remanded.

2131—Dillard vs. Schrumport; and remanded.

2131—State use, etc., vs. Cooper; and remanded.

2260—State use, etc., vs. Cooper; and remanded.

2270—State use, etc., vs. Cooper; and remanded. 2170-French vs. State, use, etc.; and disRibard

2049-Sterns Fertilizer Mfg Co., vs. Henman; and judgment here.

2360-Prestige vs. Cooper; and bill dismissed. law to retail vinous and spirituous liquors; provided, that when the same is sold in less quantity than one gallon, it shall be put up in bottles or other packages to contain not less than

one pint. Sec. 2. Be it further enacted, That if any

ions of the first section of this Act shall be subject to inspection by a chemist or other person ject to inspection by a chemist or other person appointed by the board of supervisors, and if take effect and be in force from and after its One dollar per printed page, 20 copies; 50 found to be impure or adulterated in any way, sopies, \$1 25 per page. Neatness, promptness, accuracy guaranteed. Address POWER & BARKSDALE, found to be impure or adulterated in any way, passage.

grand jury of the county in which such wine is AN ACT to supply the office of the clerk of the Chanc ry

SEC. 4. Be it further enacted. That this Act take effect and be in force from and after its passage. APPROVED, January 30th, 1877.

AN ACT to amend section 1907, of the Code of 1871, in relation to fences, and section 2708, of the Code of 1871, in relation to malicious injury to stock.

SECTION 1. Be it enacted by the Legislature of the State of Mississippi, That section 1907 of the Revised Code of 1871, be and the same

Sec. 2. Be it further enacted, That section same is hereby amended as follows, to wit:

insert the word five. Sec. 3. Be it further enacted, That this Act shall take effect and be in force from and after

APPROVED, February 1st, 1877.

Section 1. Be it enacted by the Legislature of the State of Mississippi, That the pay and mileage of Electors for President and Vice-President of the United States in this State be and the same are hereby fixed as folows: Four dollars per day for every day necessarily consumed in going to and returning from sue his certificate of the amount due each of who shall issue his warrant on the Treasurer

for the amount due said Electors. Section 1. Be it enacted by the Legislature | Sec. 2. Be it further enacted, That the Elecof the State of Mississippi, That upon appli- tors of 1876 are hereby declared entitled to cation of the executrix or executor of the Hon. compensation and mileage as above provided, W. R. Barksdale, deceased, the Auditor of publand proof of their claims may be made by affiic Accounts be and he is hereby authorized davit before the clerks of the chancery courts and required to issue his warrant upon the of the counties in which they now respectively Treasurer, payable to said executrix or executor, reside, in the manner provided in section one for the full amount of the salary now allowed of this Act, and the certificate of such Chanby law for the present session to members of cery Clerks accompanied by the affidavits made before them, shall be authority to the Auditor Sec. 2. Be it further enacted, That this Act of Public Accounts for the issuance of war-

SEC. 3. Be it further enacted. That the sum may be necessary, be and is hereby appropriated out of any monies not otherwise appropriated, for the payment of the Electors of 1876. Sec. 4. Be it further enacted, That this Act shall take effect and be in force from and after

APPROVED, January 31st, 1877.

Section 1. Be it enacted by the Legislature of the State of Mississippi. That it shall not be the duty of the sheriff of Hinds county with a competent number of deputies, to attend the Supreme Court of this State, and perform the duties of officer thereof, unless said sheriff of said court, of which he shall be duly notified, in which event he shall, with a competent number of deputies, attend said court and perform all the duties of officer thereof for such time as he shall be so required, and for such attendance shall be allowed and paid as herein

provided for the special officer of said court. Sec. 2. Re it further enacted, That said Sapreme Court, from time to time, as it may see proper, may by order entered on its minutes, appoint not exceeding two persons to attend said court and perform all the duties of officers thereof, instead of the sheriff and his deputies, and such officers of the court so appointed and attending, may be allowed by said court not exceeding two dollars each for each days attendcounts, who shall thereupon issue his warrant

appointed in their stead by said court, and if treasurer of said county shall pay the same townships, known as the 16th Section Fund, as deputies, to attend said court and perform the ries of the teachers in the city public schools duties of officer thereof, and he shall after no of Yazoo City shall be fixed by the school trus-SEC. 2. Be it further enacted. That this Act tice of such requirement fail to attend and per-UNDER A DECREE of the Chancery Court of Hinds County for the First District shall take effect and be in force from and after thereof, rendered on the 11th day of December, its passage.

SEC. 2. Be it further enacted. That this Act of the Shall take effect and be in force from and after of one hundred dollars for every such failure, force in fixing the same is hereby ratified and of one hundred dollars for every such failure, fore in fixing the same is hereby ratified and to be imposed by said court.

SEC. 4. Be it further enacted. That this Act take effect and be in force from and after its passage. APPROVED, January 31st, 1877.

AN ACT to extend the provisions of an Act entitled "An Act to incorporate the "Aberdeen Guards," a volunteer company of the city of Aberdeen; the "Autry Rifles," of Holly Springs, Miss.; the "DeSoto Blues," of Hernando, Miss.; the "Prairie Rifles," of Okolona, Miss.; the "Oktibbeha Rescues," of Sarkville, Miss.; the "Lee County Guards," of Baldwyr, Miss.; the "Rankin Guards," of Brandon, Miss.; the "Tunica Guards," of Tunica County, Miss.; the "Nexubee Rifles," of Macon, Miss., and the "Senatobia Invincibles," of Senatobia, Miss, approved January 19, 1877, to the "Dixie Guards," of Crystal Springs, Miss.

Section 1. Be it enacted by the Legislature of wine out of grapes grown in this State, shall adulterate the same by mixing it with water, adulterate the same by mixing it with water, spirituous liquors of any kind, or other article spirituous liquors of any kind, or other arti used for adulteration, shall be guilty of a mis- the "Prairie Rifles," of Okolona, Miss.; the demeanor, and upon conviction, in any court "Oktibbeha Rescues," of Starkville, Miss.; the SEC. 2. Be it further enacted, That the board

APPROVED, February 1st, 1877.

WHEREAS. On the separation of the clerk's office of Bolivar county, in the year 1872, the Mississippi reports in the then clerk's office, The JOSEPHINE BLAKE of City of S were turned over to the custody of the of the circuit court, then feaving the chancery of the circuit court, at the court-room, it appear before said Court, at the court-room, it is not considered.

SECTION I. Be it enacted by the Legislature Monday of March, A. D. 1877, the same being of the State of Mississippi, That the Secretary of State be and he is hereby empowered and istrator, praying for a sale of the lands of directed to furnish the office of the clerk of the chancery court of Bolivar county, with such law and chancery reports as he may have. law and chancery reports as he may have.

Sec. 2. Be it further enacted, That this Act take effect and be in force from and after its

APPROVED, February 1st. 1877.

AN ACT to regulate the disposition of the interest arising

AN ACT to allow the District Attorney of the former 14th Jadicial District to compromise a certain suit now pending in the Circuit Coart of Carroll county, shall hereafter keep an account of the State of Mississippi, That the district of the State of Mississippi, That the country of the Mississippi and the Night of Neilla and Night of attorney for the former 14th judicial district of the State of Mississippi, be and he is hereby authorized, with the consent and approval of the court, to compromise a certain suit now of the court, to compromise a certain suit now of the court, to compromise a certain suit now of the court, to compromise a certain suit now of the the court, to compromise a certain suit now of the treasury to the treasury to the court of the court great injustice. He did all he could to the State of Mississippi, That the times of hold pending in the circuit court, of Carroll county, the amount now in or due the treasury to the like Administrator discharged. It is further from Jackson will be received by great mustice. He did all he could to secure the passage of the bill for the various 16th secures (and H. B. Loverine, late amount now in or due the freezing of the bill for the various 16th secures (and that the circuit court, of Carroll county, in the secure the passage of the bill for the various 16th secures (and H. B. Loverine, late amount now in or due the treasury to the secure the passage of the bill for the various 16th secures (and t

take effect and be in force from and after its | Sec. 2. Be it further enacted, That the Mississippi, then citation may issue to then county superintendent of public education for according to the statute. said county, shall at the regular meeting of the board of supervisors in August, and at such other times as said board may call upon him, present his account of the moneys received by AN ACT to fix the per diem and mileage of Electors for President and Vice-President, and for other purposes. him on account of the various sixteenth sections or sections in lieu thereof, and his retions, or sections in lieu thereof, and his receipts from the treasurer of said county of the payment of said moneys into the treasury, which account shall be carefully compared by said granted to the undersigned by the Clerk of board with the treasurer's book.

Sec. 3. Be it further enacted, That the in- probated and registered in the office of sai terest accruing from the proceeds of the various sixteenth sections, or sections granted in barred, and all persons indebted to said us lieu thereof, shall be used by the said superin- tate must come forward and make lumediate the Capitol of the State from the respective tendent and the board of supervisors in the repair and building of school houses in the townships from which said funds may be respective

Sec. 4. Be it further enacted, That the su-Act take effect and be in force from and davit of the said number of days and miles of county be and he is hereby authorized and travel taken before and filed with the Secretary of State, And the Secretary of State, and the Secretary of State, shall is of State. And the Secretary of State shall istendent and said attorney, not to exceed the sum of three hundred dollars, payable out of H. W. Smith & Co. the common school fund, to examine into and C. J. Boozman. funds, and sections granted in lieu thereof, and upon the title to said sections in said county.

By VIRTUE of the above stated writs to count of the clerk at the Circuit Court of Hinds county for the First District. report the conditions of the 16th sections The board of supervisors of said county, upon the production of the certificate of the said superintendent, that said work has been completed and report made to him, shall make an interest the Defendant has in and to the fi order allowing the said attorney said sum of lowing described property to-wit: Lots 2 and

of the county school fund. SEC. 5. Be it further enacted, That the has been heretofore levied upon as the pr superintendent is hereby authorized to employ perty of C. J. Boozman, and will be said to an attorney to institute suit for and recover satisfy the above stated cases, and all cost of five hundred dollars or so much thereof as lease or sale of said sixteenth sections, or secthe money due by any party or parties for any tions granted in lieu thereof, heretofore made or otherwise due, and to bring the proper actions at law or in equity for the recovery of said lands from any person wrongfully in pos session thereof, and for the recovery of rents and mesne profits, and for use and occupation terested in the estate of Benj Fortner. of and damages to said lands, upon terms to be deceased: agreed upon between said superintendent and pear before said Court, at the Court-room in the said attorney, not to exceed ten per centum city of Jackson, Mississippi, on the fourth Mar day of March, A. D., 1877, the same being a re-Heart, Depressed Spirit, Biliousness, etc., can take Green's August Flower without getting relief and cure. If you doubt this, Send to W. N. WILKERSON, Drugthis, Send to W. N. WILKERSON, Drugthe said board of supervisors is hereby authorized said to said position to prosaid to the said state manufacture of the same being a re
the supermeter of the same being a re
the supermeter of the same being a re
the supermeter of the supermeter of the said court, then and there i answer
than the supermeter of the same being a re
the supermeter of the supermeter of the supermeter of the same being a re
three of the supermeter of the supermeter of the same being a re
three of the supermeter of the supermeter of the supermeter of the same being a re
three of the supermeter of the supermeter of the supermeter of the same being a re
three of the supermeter of the superm said board of supervisors is hereby authorized de bonis non, praying for a sale of the lands of to audit and allow, payable out of the common the debts of said estate, and show cause if a

school fund of said county. Sec. 6. Be it further enacted, That this Act shall take effect and be in force from and A.D., 1877. after its passage. APPROVED, January 30th, 1877.

AN ACT for the benefit of Public Schools in Fazqu City Section 1. Be it enacted by the Legislature of the State of Mississippi, That any child within the school age prescribed by law, and resident in Yazoo county, but now resident in Yazoo City, shall be entitled to attend any public school of said city, and the teacher of such school shall certify the place of residence of such child and the fact of such child's attendance at such school to the board of mayor to provide for and regulate the custody and control of the school land fund arising from the 16th section in Choctaw ance as aforesaid, to be entered of record on shall be prima facia evidence of the facts set county and other counties, approved April 11th, 1876, to the minutes of said court and certified by the forth therein, and upon its production before the clerk of said court to the Auditor of Public Ac- board of supervisors of said county, unless disupon the Treasurer in favor of the person to the treasurer of said county to pay to the proved, said board of supervisors shall order whom such allowance has been made for the treasurer of said city the pro rata share of such child of the public school fund of said county, SEC. 3. Be it further enacted, That any such to be ascertained by the treasurer of said coun-

accordingly. Sec. 2. Be it further enacted, That the sala-

SEC. 3. Be it further enacted, That this Act take effect and be in force from and after its

APPROVED, February 1st, 1877.

to issue warrants for all just claims against said counties known as claims against the schoolof the State of Mississippi, That the provisions house fund, for which warrants have not person or persons engaged in the manufacture of an Act to incorporate the "Aberdeen heretofore been issued to the holders of such

having jurisdiction, shall be fined in the sum of "Lee County Guards," of Baldwyn, Miss.; the of supervisors of said counties at the regular not more than five hundred dollars, or impris- "Rankin Guards," of Brandon, Miss.; the "Tunica meeting thereof for levying county taxes for the oned in the county jail not more than three Guards, of Tunica county, Miss., and the "Sen. year 1877, are authorized to include in their oned in the county jan not more than three months, or both such fine and imprisonment, at the discretion of the court.

Sec. 3. Be it further enacted. That the wine manufactured and sold under the provision of this Act shall be sub.

Springs, Miss., who are hereby created a body by taxes. ty taxes.

Sec. 3. Reit further engoted, That " -- unis Act ... irom and after its

APPROVED, January 30, 1877.

LEGAL NOTICES.

STATE OF MISSISSIPPL | Chancery Court HINDS COUNTY. | Febr y 10, 1877

Louis, State of Missouri, and all others interested in the estate of John Blake, de-

Ordered this Februarry 16, 1877.
W. T. RATLIFF, Clerk.
By A. G. Maore, D. C. A true copy from the minutes. W. T. RATLIFF, Clerk.

Citation.

ESTATE OF WM. H. ALLEY, DECEASED.

Feb. 21, '77-5w.

A true copy from the minutes.

W. T. RATLIFF, Clerk,
By A. G. Moone, D. C. Jan.10, '77-6w-(prs. fee \$12.00.)

Administrator's Notice

VV of Chancery Court of the First District of Hinds county, letters of administration of the estate of S. G. Newcomer, deceased, were said county; now all creditors of the deceased are bereby notified to have their claims duly payment. THOS. T. PERSONS, Admin'r.

Sheriff's Sale.

Venditioni Exponus. C. J. Boozman.

G. H. Wymond, Venditioni Expense

thereof I will sell at public auction, to the order allowing the said attorney said sum of money so agreed to be paid him, payable out of the county school fund. R. 1. West in Hinds county, Mississippl, which

> Feb. 14-'77-3w Citation.

THE STATE OF MISSISSIPPI, Chancery Cour. HINDS COUNTY, | February 5, 1877

you can, why the prayer of said petition should not be granted. Ordered at Rules this 5th day of Pebruary

By A. G. Moone, D. C. A true copy from the minutes, W. T. RATLIEF, Clerk.

A. G. MOORE, D. C.

Judgment of the Publich

carefully observed the wonderful care a plished from the use of VEGLTING. From use many an afflicted sufferer has been red

Valuable Evidence.

PROVIDENCE, R. L. 164 Transon STRILL.

H. K. STEVENS, Esq.:

I feel bound to express with my alemature the high value I place thom your VEGETINE. It family have used it for the het two years. I nervous deblity it is invaluable, and I recommend it to all who may need up in the training removation lond.

O. T. WALLELL.

renovating toule.

O. T. Wallace Liurch.
Formerly Pastor of Bowdoin Square Church.
Becten. A Walking Miracle.

Mr. H. R. STEVENS:

Dear Six—Though a stranger, I want to inform you what Vasterist has done for los.

Last Christmas Scroleda made its appearance in my system—large running above impearance on me, as follows: One on each of my strus, one on my head, which extended to the sead, one on my lead, which extended to the sead, one on my left leg, which because so bent that two physicians came to ampute the limb, though upon consultation concluded not to do, as my whole besty was so full of Scroletz, they decreed it advisable to cut the sere, which was painful beyond description, and there was a quart of matter run from this one sees. was painful beyond description, and the apparent of matter run from this one serve.

The physicians all gave me up to die, and said they could do no mere for me. Buth of my legs were drawn up to my seat, and it was thought if I did got up again I would be a cription to take out Nam (assumance, can leave to take out Nam (assumance, can shis condition I saw VEGETINE to take out plough corn, a well man. All my townsorn say it is a miracle to see me round walking and forking. In conclucion I will add, when I was custon In conclusion I will add, when I was endering such great auffering from that derivating disease. Screenia, I prayed to the Lord she're to take me out of this world, but as Viocates has restored to me the blessings of health, I desire more than ever to live, that I may be of some service to my festion-men, and I know of no better way to aid suffering humanity, than to inclose you this statement of my case, with an earnest hope that you will publish it, and it will afford me pleasure to roply to any communication which I may receive therefrom.

I am, sir, very respectfully. I am, sir, very respectfully. WILLIAM PAYN. Avery, Berrien Co., Mich., July 10, 1872.

Reliable Evidence.

Ma. H. R. STEVENS: Dear Sir - 1 will most cheerfully add my total Dear Sir — I will most cheerfully add my testimony to the great number you have already received in favor of your great and good medicine, VEGETINE, for I do not think enough run by said in its praise, for I was troubled ever 22 years with that dreadful disease. Colarri, and lead such had coughing spells that is would seem as though I could never breaths any more, and VEGETINE has cared use; and I do feel to thank God all the time that there is so goed a medicine as VEGETINE, and I she to consider the proof of the best medicines for expressions for the comment, and device as the comment, and the comments of the com everybody to stometh, and weak, stometh, and weak, stometh, and salvies are the VEGETINE, for I can ever was.

was. MRS. L. GORE,
Corner Magazine and Walnut Streets,
Cambridge, Mass.

WEGETINE IS SOLD BY ALL DRUGGISTS.

JOHN CLEARY, DUALER IN VANE.

READY-MADE GLOTHING.

GENTS FURNISHING GOODS.

Trunks, Valies, Carpet-Rans, Umbrella A General Assurances of FINE EGOTT AND SHUES, slee, a line accommen of LADIES and CHILDREN'S SHORE

Sinte Street, Juckson, Miss.

Trust Sale.

BY VIETUR OF a Deed in Trans expensed by William H. Wilson and Margaret S. Wilson, on the 20th day of March, 1995, to se THE STATE OF MISSISSIPPI, Chancery Court, Install on Hunkin county, Mississippi, forwite Hinds County, Jerm A. D. 1876. the NW 4 of section 24 and the Nig of NE 4 and the Nig of NE 4 and the Nig of NE 5 are the NW 4 of section 25, all in inwarding

State for incompatibility, etc. firstion marginal Funding decrees Address Street, 57 Authorid Black, Chicago, Itl.

Ayer's Cathartic Pills, For all the purposes of a Family Physic Are the most a



tic medicine that can be employed; cleans ing the stomach and baseds, and even the blood. In small dozes of one pill a stay

AYER'S PILLS have been known for more than a quarter of a century, and have obtained a world-wide reputation for their virtues. They correct diseased action in tions within their range can rarely with stand or evade them. Not only do they cure the every-day complaints of every human skill. While they produce powerful effects, they are, at the same time, the safest and best physic for children. By their aperient action they gripe much has give pain when the bowels are not inflamed They reach the vital fluentains of the blood and strengthen the system by freeing

Adapted to all ages and conditions in all elimates, containing number calound nor any deleterious drug, these Pill's may be taken with safety by anybody. Their sugar-conting preserves them ever fresh, and makes them pleasant to take; while being purely vegetable, no harm can arise

from their use in any quantity. Dr. J. C. AYER & CO., Lowell, Mass., Practical and Analytical Chemists. SOLD BY ALL DESCRIPTS LVERYWHELE

JOHN W. BELTS. Agent. THE MILD POWER CURES

THUMBINE STREET, NO. HOMEOPATHIC SPECIFICS

Dysentery, Chaternell Complia, to Renduches. Pites, blind or beaper and a Marana Rob

Princey Weakness, Vesting the End Painful Periods, with France FAMILY CASES. Course with above 35 Serge

Humphreys' Specific Homeopathic Medicine Co., Homeopathic Medicine Co., Concernd Dept. No. at Homeopath.

JOHN T. BECK, Agent. Important Notice.

nies by applying to

D. PATTON.

Fire and Life Inc. Broker and Adjuster feb.7-lm.] P. O. Bex 448. For Sale or Rent.

A NICE DWELLING HOUSE WITH TEX Canton Rand half mile harth of Sterei Rail-road, and known as the "Physics" place. The ause has eight rooms, and is in good repair For terms apply on premiers to W. S. Hauta-ron, or in Jackson to the undersigned. E. WATKINS.

MISS S. TULLY

RESPECTFULLY invites the attention of the Ladies of Jackson and surrounding

country to her handsome assortment of

Millinery and Fancy Goods und * unt received: CORSETS, HAIR GOODS, dec.20, 76-2m. FOR SALE.

Corner Magazine and Walnut Streets, Cambridge, Mass.

A WELL-BRED Kentucky burse, well broken to harness, seven years old, sound and in good condition. For terms, &c., apply to C. H. Talbot, Institution for the Deaf and Jan. 20 '77-d&wlm.

Nov.22 78-11